1 2 3 4 5 6 7 8 9 10 11 12 13 14	QUINN EMANUEL URQUHART & SULLIVAN, LLP Charles K. Verhoeven (Bar No. 170151) charlesverhoeven@quinnemanuel.com Melissa Baily (Bar No. 237649) melissabaily@quinnemanuel.com Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111-4788 Telephone: (415) 875-6600 Facsimile: (415) 875-6700 Attorneys for Google LLC	CLEMENT SETH ROBERTS (BAR NO. 209203) croberts@orrick.com BAS DE BLANK (BAR NO. 191487) basdeblank@orrick.com ALYSSA CARIDIS (BAR NO. 260103) acaridis@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP The Orrick Building 405 Howard Street San Francisco, CA 94105-2669 Telephone: (415) 773-5700 Facsimile: (415) 773-5759 SEAN M. SULLIVAN (pro hac vice) sullivan@ls3ip.com COLE RICHTER (pro hac vice) richter@ls3ip.com LEE SULLIVAN SHEA & SMITH LLP 656 W Randolph St., Floor 5W Chicago, IL 60661 Telephone: (312) 754-0002 Facsimile: (312) 754-0003 Attorneys for Sonos, Inc.		
15	UNITED STATES DISTRICT COURT			
16	NORTHERN DISTRICT OF CALIFORNIA			
17	SAN FRANCISCO DIVISION			
18				
19	GOOGLE LLC.,	Case No. 3:20-cv-06754-WHA		
20	Plaintiff and Counter-defendant,	Related to Case No. 3:21-cv-07559-WHA		
21	,	STIPULATION AND [PROPOSED] ORDER TO ADJUST EXPERT		
22	VS.	PRETRIAL DEADLINES		
23	SONOS, INC.,			
24	Defendant and Counter-claimaint.			
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Case No. 3:20-cv-06754-WHA STIPULATION TO AMEND PRETRIAL EXPERT DEADLINE

Google LLC and Sonos, Inc. (collectively "the Parties") through their respective attorneys of record, hereby request that the Court modify the Order Re Pretrial Deadlines (Dkt. 304) in accordance with the stipulated schedule set forth herein:

WHEREAS, the current Close of Expert Discovery is August 17, 2022;

WHEREAS, the Parties have met and conferred in good faith and agreed, subject to the Court's approval, that extension of the Close of Expert Discovery date is necessary and desirable to accommodate the availability of the Parties' expert witnesses and to ensure adequate time for the Parties to depose the expert witnesses;

WHEREAS, the Parties agree that continuing the deadlines for Expert Discovery will not affect the Parties' ability to comply with the other deadlines set forth in this case;

THE PARTIES HEREBY STIPULATE, AGREE, AND REQUEST, that the Court modify pretrial deadlines as follows:

Event	Previous Deadline	New Deadline
Close of Expert Discovery	August 17, 2022	September 2, 2022

IT IS SO STIPULATED.

Dated: August 19, 2022	Respectfully submitted,	
/s/ Lindsay Cooper Attorneys for GOOGLE LLC	/s/ Cole Richter Attorneys for SONOS INC.	

QUINN EMANUEL URQUHART & ORRICK, HERRINGTON & SUTCLIFFE LLP SULLIVAN, LLP

Counsel for Sonos Inc.

Counsel for Google LLC

Case No. 3:20-cv-06754-WHA

ECF ATTESTATION I, Cole Richter, am the ECF User whose ID and password are being used to file this Joint Stipulation. In compliance with Civil Local Rule 5-1, I hereby attest that Lindsay Cooper, counsel for Google, has concurred in this filing. Dated: August 19, 2022 By: /s/ Cole Richter

1	[PROPOSED] ORDER		
2	The Court, having considered the Stipulation to Amend Pretrial Expert Deadlines, finds there		
3	is good cause to order:		
4	Close of Expert Discovery will now be September 2, 2022.		
5	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
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8	DATED: <u>August 22</u> , 2022 By:		
9	Hon. William Alsup United States District Judge		
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